IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

CALEB BARNETT, et al.,) Case No. 3:23-cv-209-SPM
Plaintiffs,) **designated Lead Case
)
V.)
WWAME DAOLU - 4 -1)
KWAME RAOUL, et al.,)
Defendants,)
DANE HARREL, et al.,) Case No. 3:23-cv-141-SPM
Plaintiffs,) Case No. 5.25-ev-141-51 W
i iamuns,)
V.)
)
KWAME RAOUL, et al.,)
Defendants,)
)
JEREMY W. LANGLEY, et al.,) Case No. 3:23-cv-192-SPM
Plaintiffs,)
)
V.)
)
BRENDAN KELLY, et al.,	
Defendants,)
EEDED AL EVDE ADMOLIGENOEPO OF)
FEDERAL FIREARMS LICENSEES OF) Case No. 3:23-cv-215-SPM
ILLINOIS, et al., Plaintiffs,)
riamuns,)
V.	<i>)</i>)
JAY ROBERT "J.B." PRITZKER, et al.,)
Defendants.))
	,

PLAINTIFFS' SUBMISSION OF WRITTEN TESTIMONY

Plaintiffs Dane Harrel, C4 Gun Store, LLC, Marengo Guns, Inc., Illinois State Rifle Association, Firearms Policy Coalition, Inc., and Second Amendment Foundation ("Harrel plaintiffs"); Jeremy W. Langley, Timothy B. Jones, and Matthew Wilson ("Langley plaintiffs");

Caleb Barnett, Brian Norman, Hood's Guns & More, Pro Gun and Indoor Range, and National Shooting Sports Foundation, Inc. ("*Barnett* plaintiffs"); and Federal Firearms Licensees of Illinois, Guns Save Life, Gun Owners of America, Gun Owners Foundation, Piasa Armory, Jasmine Young, and Chris Moore ("*FFL* plaintiffs") (together, "Plaintiffs"), by undersigned counsel, and pursuant to the Court's directive at the Pre-Trial Conference of September 9, 2024, submit the following: Transcripts (including errata sheets) of depositions with corresponding exhibits of witnesses who were deposed in the above-captioned matter; and declarations from all of the Plaintiffs' expert witnesses who submitted reports in this matter.

The following transcripts with errata sheets, if any, and corresponding exhibits are included:

- 1. Deposition Transcript of Scott Pulaski
- 2. Deposition Transcript of Paul Leitner-Wise
- 3. Deposition Transcript of Jeffrey Eby
- 4. Deposition Transcript of James Ronkainen
- 5. Deposition Transcript of Steven R. Watt
- 6. Deposition Transcript of Salam Fatohi
- 7. Deposition Transcript of Jim Curcuruto

The following declarations from Plaintiffs' experts who submitted reports in this matter are included:

- 8. Declaration of Stephen Helsley
- 9. Declaration of Michael Musselman
- 10. Declaration of J. Buford Boone
- 11. Declaration of Paul Leitner-Wise
- 12. Declaration of Jeffrey Eby
- 13. Declaration of Matthew Little
- 14. Declaration of James Ronkainen

- 15. Declaration of David Lombardo
- 16. Declaration of Steven R. Watt

Dated: September 13, 2024

Respectfully submitted,

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^{*} pro hac vice

CERTIFICATE OF SERVICE

I hereby certify that on September 13, 2024, an electronic PDF of **PLAINTIFFS**' **SUBMISSION OF WRITTEN TESTIMONY** was electronically filed with the Clerk of the District Court using its ECF System, which electronically notifies all counsel of record.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: September 13, 2024	s/Laura Palmerin
•	Laura Palmerin